BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

SE NO. GNR-T-02-19
DER NO. 29231

On October 7, 2002, an application for a Certificate of Public Convenience and Necessity to provide basic local exchange service within the State of Idaho was filed by Computer Intelligence² Inc. (CI², Inc.). CI², Inc. proposes to initially provide service via an existing contract to the United States Army Reserve Command in Boise, Idaho Falls, Pocatello, Rexburg, and Twin Falls. The Company asserted that contracts with HUD and the U.S. Navy are imminent. The Company is incorporated in the State of Georgia and has a Certificate of Authority issued by the Idaho Secretary of State. The Company is headquartered in Atlanta, Georgia with an office in Washington, DC. CI², Inc. is the parent company of CI² Aviation, CI² Real Estate Corporation and Thacker Computer Intelligence² LLC.

CI², Inc. initially intends to resell local, interLATA, and intrastate services within the State of Idaho. The Company's target population is offices of federal, state, and local governments. In the near future the Company intends to target business and residential customers. CI², Inc. filed its financial information with its Application and asserts it will comply with all applicable Commission rules. CI², Inc. asserts it owns no property in Idaho.

Staff reviewed CI², Inc.'s Application and supporting documentation and filed written comments recommending approval of its Application. The Company has satisfied the Commission's application requirements and also avers that it will comply with all relevant Commission rules. The Commission finds that CI², Inc. has satisfied all the requirements of the Commission's Rules and Procedural Order No. 26665 setting forth the requirements for an application for a Certificate of Public Convenience and Necessity. It is therefore appropriate for the Commission to approve the Application of Computer Intelligence² Inc.

ORDER

IT IS HEREBY ORDERED that the Application of Computer Intelligence² Inc. for a Certificate of Public Convenience and Necessity is granted to enable the Company to provide basic local exchange service within the State of Idaho.

THIS IS A FINAL ORDER. Any person interested in this Order (or in issues finally decided by this Order) or in interlocutory Orders previously issued in this Case No. GNR-T-02-19 may petition for reconsideration within twenty-one (21) days of the service date of this order with regard to any matter decided in this Order or in interlocutory Orders previously issued in this Case No. GNR-T-02-19. Within seven (7) days after any person has petitioned for reconsideration, any other person may cross-petition for reconsideration. *See Idaho Code* § 61-626.

DONE by Order of the Idaho Public Utilities Commission at Boise, Idaho this 22 ^{Ad} day of April 2003.

PAUL KJELLANDER, PRESIDENT

MARSHA H. SMITH, COMMISSIONER

DENNIS S HANSEN COMMISSIONER

ATTEST:

Jean D. Jewell // Commission Secretary

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